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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/781,621	02/20/2004	Shigeo Konuma	08830.0011	4117
22852 . 7590 08/31/2007 FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP			EXAMINER	
			ABDUL-ALI, OMAR R	
901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413			ART UNIT	PAPER NUMBER
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			08/31/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/781,621	KONUMA ET AL.				
Office Action Summary	Examiner	Art Unit				
	Omar Abdul-Ali	2178				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DATE - Extensions of time may be a vailable under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period value of Failure to reply within the set or extended period for reply will, by statute. Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from a cause the application to become AB ANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 18 Ju	<u>ine 2007</u> .					
2a)⊠ This action is FINAL . 2b)☐ This	This action is FINAL . 2b) This action is non-final.					
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closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-21</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdraw	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-21</u> is/are rejected.	S)⊠ Claim(s) <u>1-21</u> is/are rejected.					
7) Claim(s) is/are objected to.	, · · · · · · · · · · · · · · · · · · ·					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents		o-(d) or (f).				
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau	(PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list	of the certified copies not receive	ed.				
		e e				
Attachment(s)	A)	(DTO 44.2)				
1) X Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da	nte				
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal P 6) Other:	atent Application				

DETAILED ACTION

The following action is in response to the response filed June 18, 2007. Amended Claims 1-19 and new Claims 20-21 are pending and have been considered below.

1. Examiner's Note: The previous art rejections have been withdrawn as necessitated by Applicant's amendments.

Claim Rejections - 35 USC § 101

2. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

3. Claims 1-21 are rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. Claims 1-21 appear to be claiming non-functional descriptive material. A button (OK button, Cancel button), per se, is non-functional descriptive material, thus it may also be considered to be merely an abstract idea or mere arrangement of data, and is rejected under 35 U.S.C. 101 as being a non-patentable abstract idea.

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

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invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 1-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Maeda et al. (US 6,785,487) in view of Funaki (US 6,707,471).

Claim 1: <u>Maeda</u> discloses an image forming device with function selecting keys and at least one shortcut comprising:

- a. display section displaying initial screen for performing function selection
 (column 4, lines 56-65);
- b. setting screen to receive an input of setting an image forming condition, the setting screen being displayed by performing the function selection a plurality of times from the initial screen (column 5, lines 21-36);

Maeda does not explicitly disclose the setting screen includes an OK button for enabling the setting of the image forming condition inputted on the setting screen.

Funaki discloses a similar apparatus and method for an image forming condition displaying method that further discloses an OK button for executing a process based on inputted data (column 7, lines 51-60). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include an OK button for enabling the setting of the image forming condition inputted in Maeda, because including an OK button was recognized as part of the ordinary capabilities of one skilled in the art.

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c. the inputted setting of the image forming condition is enabled and a shortcut button for redisplaying the setting screen on which the image forming condition was set is displayed when there is an input to operate the OK button (column 1, lines 56-64).

Claim 2: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, and <u>Maeda</u> further discloses:

a. image formation is performed by using image data, and the image forming condition is an image processing condition corresponding to the image data (column 9, lines 3-20).

Claim 3: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, and <u>Maeda</u> further discloses:

a. the image forming condition is a post-processing condition (column 5, lines 25-36).

Claim 4: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, but neither reference explicitly discloses the plurality of short cut buttons are displayed in a list. However, <u>Maeda</u> does disclose multiple short cut buttons displayed in a vertical orientation, and it would have been obvious to one having ordinary skill in the art at the time the invention was made to display multiple shortcuts in a list. One would have been motivated to display the

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shortcuts in a list in order to enable the user to set more shortcuts and display them in a compact fashion.

Claim 5: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 4 above, but does not explicitly disclose the plurality of short cut buttons are displayed in a list according to a frequency of use. However, both <u>Maeda</u> and the applicant disclose a method intended for reducing the frequency of selecting functions by using short cut buttons, and it would have been obvious to one having ordinary skill in the art at the time the invention was made that one could create shortcuts by frequent selection of functions. One would have been motivated to create a shortcut according to frequency of use in order to automatically designate shortcuts that the user may need to access in a quick manner.

Claim 6: Maeda and Funaki disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, but neither reference explicitly discloses the plurality of short cut buttons are displayed in a condition that the plurality of short cut buttons are capable of being scrolled or turned over. However, Maeda discloses a touch screen (column 4, lines 45-55), which is a variation of scrolling through multiple shortcuts, and it would have been obvious to one having ordinary skill in the art at the time the invention was made to enable the user to scroll over multiple shortcuts. One would have been motivated to enable the short cut buttons to be scrolled or turned over in order to allow the user to select multiple short cut buttons.

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Claim 7: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, and <u>Maeda</u> further discloses:

a. information relating to a set content of the short cut button is displayed on the initial screen (column 6, lines 31-38/Figure 8).

Claim 8: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 7 above, and <u>Maeda</u> further discloses:

a. the set content of the short cut button is the selected function (column 6, lines 31-62).

Claim 9: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 7 above, and <u>Maeda</u> further discloses:

a. the set content of the short cut button is the image forming condition of which the setting input is performed (column 6, lines 31-62).

Claim 10: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, and <u>Maeda</u> further discloses:

a. a memory for storing screen information of a screen at a time of performing the setting input of the image forming condition (column 9, lines 29-42).

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Claim 11: Maeda and Funaki disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, but neither reference explicitly discloses a read button for reading out the screen information stored in the memory is displayed on the initial screen. However, the conditions set on the screen are displayed to the user on the initial screen (Figure 1), and it would have been obvious to one having ordinary skill in the art at the time the invention was made that read button could be included in the initial screen. One would have been motivated to include a read button on the initial screen in order to enable the user to easily distinguish between settings that are not set for the current operation.

- Claim 12: <u>Maeda</u> discloses an image forming device with function selecting keys and at least one shortcut comprising:
- a. displaying an initial screen for performing function selection (column 4, lines 56-65);
- b. displaying a setting screen for performing a setting input of an image forming condition by performing the function selection a plurality of times from the initial screen (column 5, lines 25-36);
- c. <u>Maeda</u> does not explicitly disclose receiving an input to operate an OK button so as to enable the setting of the image forming condition inputted on the setting screen. <u>Funaki</u> discloses a similar apparatus and method for an image forming condition displaying method that further discloses an OK button for executing a process based on inputted data (column 7, lines 51-60). Therefore, it would have been obvious

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to one having ordinary skill in the art at the time the invention was made to include an OK button for enabling the setting of the image forming condition inputted in Maeda, because including an OK button was recognized as part of the ordinary capabilities of one skilled in the art.

d. enabling the inputted setting of the image forming condition and displaying a shortcut button for redisplaying the setting screen on which the image forming condition was set is displayed when there is an input to operate the OK button

Claim 13: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 12 above, but neither reference explicitly discloses the short cut buttons are displayed in a list. However, <u>Maeda</u> does disclose multiple short cut buttons displayed in a vertical orientation (Figure 2), and it would have been obvious to one having ordinary skill in the art at the time the invention was made to display multiple shortcuts in a list. One would have been motivated to display the shortcuts in a list in order to enable the user to set more shortcuts and display them in a compact fashion.

Claim 14: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 1 above, but neither reference explicitly discloses an area where the short cut button is displayed, is displayed in a condition that the area is capable of being scrolled or turned over. However, <u>Maeda</u> discloses a touch screen (column 4, 45-55), which is a variation of scrolling through multiple

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shortcuts, and it would have been obvious to one having ordinary skill in the art at the time the invention was made to enable the user to scroll over multiple shortcuts. One would have been motivated to enable the short cut buttons to be scrolled or turned over in order to allow the user to select multiple short cut buttons.

- Claim 15: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 12 above, and <u>Maeda</u> further discloses:
- a. information relating to a set content of the short cut button is displayed on the initial screen (column 6, lines 31-38).
- Claim 16: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 15 above, and <u>Maeda</u> further discloses:
- a. the set content of the short cut button is the selected function (column 6, lines 31-62).
- Claim 17: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 15 above, and <u>Maeda</u> further discloses:
- a. the set content of the short cut button is the image forming condition of which the setting input is performed (column 6, lines 31-62).
- Claim 18: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 12 above, and <u>Maeda</u> further discloses:

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a. screen information of the setting screen at a time that the setting input of the image forming condition is performed, is stored in a memory (column 9, lines 29-42).

Claim 19: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claim 18 above, and <u>Maeda</u> further discloses:

a. on the initial screen, display is performed according to the screen information stored in the memory (column 9, lines 29-42).

Claims 20 and 21: <u>Maeda</u> and <u>Funaki</u> disclose an image forming device with function selecting keys and at least one shortcut as in Claims 1 and 12 above, and <u>Funaki</u> further discloses a cancel button for specifying the cancellation of processing of entered data (column 7, lines 51-60). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to include a cancel button in the setting screen for canceling the setting of the image forming condition inputted on the setting screen resulting in a shortcut button not being displayed on the initial screen when there is an input to operate the cancel button in <u>Maeda</u>. Using the known technique of including a cancel button to cancel the setting of a condition and creation of a shortcut button in the interface of <u>Maeda</u> would have been obvious to one of ordinary skill.

Response to Arguments

6. Applicant's arguments with respect to Claims 1-19 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

7. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, THIS ACTION IS MADE FINAL. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Omar Abdul-Ali whose telephone number is 571-270-1694. The examiner can normally be reached on Mon-Fri(Alternate Fridays Off) 8:30 -6:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Stephen Hong can be reached on 571-272-4124. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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OAA 8/24/2007

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